

THE UNITED STATES DISTRICT COURT FOR THE  
MIDDLE DISTRICT OF ALABAMA

RECEIVED  
2007 JUL 4 11:11 AM  
MIDDLE DIVISION

PHILLIPPI S. LOWE, Pro Se,  
Plaintiff

DEBRA P. HACKETT, CLK  
U.S. DISTRICT COURT  
MIDDLE DISTRICT ALA

vs.

CASE NO.2:07cv450-ID

UNITED STATE  
Defendant.

MOTION NOTICE OF APPEAL

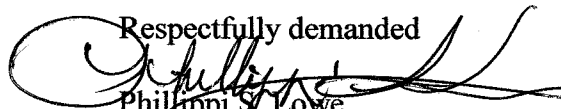
Appeal from the U.S. Middle District Court of Alabama: Case No. 2:07cv450-ID to the U.S. Supreme Court that was dismissed on sovereign immunity [sustain] beyond a reasonable doubt that [ill training] of U.S. Judges, Clerks and Police. resulted in US Constitutional deprivation and illegally involving Plaintiff (US war era Veteran) usage of a U.S. Constitutional guaranteed right to commit Federal violation (under color of law) of statutes enacted by U.S. Congress to illegally attack the Black Civil Right Law Firm of Chestnut, Sanders, Sanders, Pettaway and Campbell [ill training] of US Judges cause millions of dollars in damage and lost to ElecChem New Space and Medical Technology, CFS Film and Electronics, SEED Association that stem more death of innocent American on public highways, cause more American Soldiers death on the battle fields of Iraq. US Judges, Clerks, and Police target certain American Black, White, Rich, Poor and Famous recently X-Governor Don Siegleman, Paris Hilton, Vivian Fox, and etc.. U.S. Court of Federal Claim Judge the honorable Susan G. Braden, her staff, their clerks, and etc. administered equitable justice to Plaintiff in his usage of a U.S. guaranteed right, all U.S. Judges should have rendered Plaintiff the same. [see herein exhibited case file in U.S. Court Florida]

Come now Plaintiff U.S. war Veteran Phillippi S. Lowe and place this motion as authorize by the Federal Statutes enacted by U.S. Congress, the Federal Rules of court procedure and etc. that mandates this notice of appeal from U.S. Middle Court of Alabama to the U.S. Supreme Court to redress the illegal acts of Federal violation that continue [under the color of U.S. law committed] by U.S. Judges, U.S. Clerks U.S. Law Enforcers, and other U.S. Governmental employees operating in the scope of their employment did conspire to beyond a reasonable doubt, and willful [having the element

of intent] did use race as grounds to illegally involved Plaintiff usage of a USA Guaranteed right to attack the Black Civil Rights Law Firm of Chestnut, Sanders, Sanders, Pettaway, and Campbell. Then deprive Plaintiff of that same usage against white Defendants. Plaintiff will show, from the beginning of exercising his usage of a U.S. Guaranteed Constitutional Right, the Black Civil Right Law Firm of Chestnut, Sanders, Sanders, Pettaway, and Campbell [who had no connection to Plaintiff cases what so ever] was reference to and attacked repeatedly in mockery by U.S. Judges, Circuit Judges, Clerks, and etc. **Plaintiff further show as a matter of U.S. Law Plaintiff a pro-se litigant, and lack the expertise, or advice of a lawyer have acquired enough legal knowledge to know for the above caption action to be dismiss [on sovereign immunity] was wanton negligence of a legal fact known, or so obvious it should have been known.** Plaintiff further show beyond a reasonable doubt ill training and etc. of U.S. Judges, U.S. Clerks, and Law Enforcer operating in the scope of their employment herein exhibited case no. 3;06cv100/MCR/MD file in the U.S. District Court for the Northern District of Florida Pensacola Division. As a matter of U.S. law; so many Federal, State, County, and City laws was violated by U.S. Judges, U.S. Clerks and Law Enforcer using race as grounds to openly deprive Plaintiff of his U.S. guaranteed Constitutional usage of a right, that sustain beyond a reasonable doubt of clear and convincing evidence to mandate this notice of appeal. Any authority who examine the herein case of Plaintiff Exhibited A and evidence file in U.S. District Court of Pensacola Florida can easily see that Plaintiff [beyond a reasonable doubt] was deprived of his U.S. guaranteed Constitutional rights. See herein exhibit A evidence

of traffic report, tickets issue by Florida Highway Patrol that states Smith cause the automobile accident, had been drinking alcohol and driving, but no sobriety test was given. Evidence of insurance fraud, obstruction of medical treatment, willful negligence, also Florida Hwy Patrol underestimating the damage to car Plaintiff was driving cause by the Smith's [out on their drinking alcohol and driving spree] to minimize the severity of auto accident. See exhibit B millionaire heiress Paris Hilton who was prosecuted to full extent of the law for allegedly drinking and driving even though she did not cause an auto accident. Miss Paris Hilton stated she was being illegally prosecuted for not dating police who illegally stop her repeatedly [under color of law asking her out on dates], who Plaintiff believe Miss Paris Hilton is a victim of the same Fraternal Order of Police terrorism Plaintiff have been victimize by. See other victims exhibit that clearly substantiate Plaintiff claims of U.S. State, County and City Employees operating in the scope of their employment is [ill trained], and present a greater danger to our Country, USA Public good and welfare, our Military, morale, and etc.. For good cause shown this motion is subject to U.S. Law, Federal Rules of Court procedure, and should be granted.

Respectfully demanded



Phillippi S. Lowe  
P.O. Box 368  
Evergreen, AL 36401  
334-284-6888

CERTIFICATE OF SERVICE

I certify that a copy of the foregoing has been served by placing same in the U.S. Mail, postage prepaid and properly addressed as follows:

United States Attorney General  
Hon. Alberto Gonzales  
950 Pennsylvania Ave. N.W.  
Washington, D.C. 20530

The Law Firm of Chestnut, Sanders,  
Sanders, Pettaway, and Campbell  
One Union Street  
P.O. Box 1290  
Selma, AL 36702

United States Dept. of Justice  
Civil Rights Division Criminal Section  
950 Pennsylvania Ave.  
Washington, D.C. 20530

ANUJ VOHRA  
Trial Attorney  
Commercial Litigation Branch  
Civil Division  
U.S. Dept. of Justice  
1100 L Street, N.W.  
Washington, D.C. 20530

U.S. Secretary of State  
Dr. Condoleezza Rice  
U.S. Dept. of State  
2201 C Street N.W.  
Washington, D.C. 20520

House Speaker  
Hon. Nancy Pelosi  
154 Russell Senate Office Building  
Washington, D.C. 20510

United States Court of Federal Claims  
717 Madison Place, N.W.  
Washington, D.C. 20005

Southern Poverty Law Center  
400 Washington Ave.  
Montgomery, AL 36104

  
PHILLIP S. LOWE, Pro Se

# Exhibit A

IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF ALABAMA  
NORTHERN DIVISION

PHILLIPPI S. LOWE,

Plaintiff,

v.

RICHARD & ELOISE SMITH,

Defendants.

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)

CIVIL ACTION NO. 2:06cv133-MEF

## ORDER

On February 17, 2006, the Magistrate Judge filed a Recommendation (Doc # 4) in this case to which no timely objections have been filed. Upon an independent review of the file in this case and upon consideration of the Recommendation of the Magistrate Judge, it is

ORDERED that the Recommendation be and is hereby ADOPTED and that this case be and is hereby TRANSFERRED to the United States District Court for the Northern District of Florida pursuant to the provisions of 28 U.S.C. § 1406(a).

Done this the 6<sup>th</sup> day of March 2006.

/s/ Mark E. Fuller

CHIEF UNITED STATES DISTRICT JUDGE

Exhibit A

IN THE UNITED STATES DISTRICT COURT FOR THE  
MIDDLE DISTRICT OF ALABAMA  
MIDDLE DIVISION

PHILLIPPI S. LOWE, Pro Se,  
Plaintiffs,

vs.

CASE NO.

RICHARD N. SMITH,  
ELOISE M. SMITH, and  
LILLIAN FRIESON  
Defendants.

COMPLAINT  
Jurisdiction

The jurisdiction of this Court is involved under diversity of Citizenship 28 U.S.C. section 1332 in that Richard N. Smith, and Eloise M. Smith lives in another state (Pensacola Florida) also under 28 U.S.C. Section 1343 (3), and 42usc 1983, this being an action authorized by law to deprivation under color of state law, statute, ordinance, regulation, custom or usage of right, privilege, and immunity secured to Plaintiff by the First, Fourth, Fifth and Fourteenth Amendment to the Constitution of the United States.

Parties

1. Plaintiff, PHILLIPPI S. LOWE, is a resident of Conecuh County, Alabama.
2. Defendant, RICHARD N. SMITH, is a resident of Pensacola Florida.

3. Defendant, ELOISE M. SMITH, is a resident of Pensacola Florida.

4. Defendant, LILLIAN FRIESON, is a resident of Mobile County, Alabama.

Statement of Facts

5. On or about September 4, 2002, in Escambia County Florida, while traveling on Florida Highway U.S. Alt 90 with Mrs. Frieson, Plaintiff, stopped by a traffic light at the intersection of Pine Forest Road, while waiting for traffic light to change from red to green.

6. Defendant Richard N. (Eloise) Smith was on a drinking alcohol and driving spree, while traveling on Florida Highway U.S. Alt 90 was traveling at a speed which he could not control his vehicle, and hit vehicle driven by Plaintiff in the rear. Plaintiff Phillippi Lowe, paramedics and Florida Highway Patrol notice immediately that Defendant Richard N. Smith was under the influence of alcohol by smell, slurring speech, staggering, and etc. **The Florida Highway Patrol charged Richard (Eloise) Smith with causing the accident (careless driving) only, when it was clear to everyone at the scene that Richard N. Smith was drunk.**

7. Defendant, ELOISE M. SMITH, knowing Richard Smith had been drinking, and knowing that it is against the law, to drink (alcohol) and drive, Mrs. Eloise let Richard Smith drive her insured (USAA) car, which caused a accident

body injuries, medical expense, property damages, un-repairable damages lost to ElecChem space & medical Technology Inc., SEED association, and CFS film & Electronics Inc. Plaintiff Phillippi S. Lowe further allege that he was openly discriminated against by the (all white Officers present at the scene) Pensacola branch of Florida Highway Patrols, because he is a black minority, and from Alabama, the Florida Highway Patrols (after talking to Mr. Smith privately and to aid the white Defendants) the all white Florida Highway Patrol would not administer a sobriety test that would have resulted in Richard N. Smith, and Eloise M. Smith being arrested. The Pensacola branch of the Florida Highway Patrols failure to enforce the traffic laws, because Plaintiff was black, and Defendants was white allowed the law to be broken by the Smith's, could have resulted in the death or injuries to another motorist or even themselves.

8. Defendant, Mrs. Frieson assured Plaintiff Phillippi S Lowe she had a reputable insurance with Alfa, which Plaintiff learn later Alfa is not what Mrs. Frieson said they were, and would not even pay Defendant Mrs. Frieson medical expenses, damages, and lost.

ACTION UNDER 42 u.s.c. 1983  
Count 1

9. This action is one at law brought for the Civil and



criminal action of Richard N. Smith, and Eloise M. Smith drinking alcohol and driving spree, causing accident bodily injuries, property damages, medical expenses, Inc./ Association lost etc. and to redress the deprivation under color of statute, ordinance, regulation custom or usage of a right, privilege, immunity secured to the Plaintiff by the Fifth, and Fourteenth Amendment to the Constitution of the United States.

10. Plaintiff incorporates by reference Paragraphs 1 through 8 above and re-alleges the same as it fully and completely set out herein.

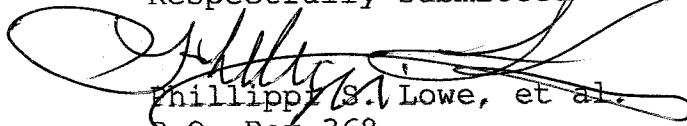
11. Plaintiff alleges his right by the Fifth and Fourteenth Amendments, and his right to receive due process and equal protection of the law as provided by the Fifth and Fourteenth Amendment of the U.S. Constitution, have been violated by Defendants. **Evidences marked exhibit A B C.**

WHEREFORE, Plaintiff demands judgment against the Defendants in the sum of SEVENTY FIVE THOUSAND DOLLARS (\$75,000.00) each, medical expense, pain, punitive, property damages the felonies, torts, civil, and criminal action committed by Richard N. Smith, and Eloise M. Smith, interest the cost of this action, and reasonable attorney fees as provided for by statute.

JURY DEMAND

Plaintiff respectfully demand a trial by jury.

Respectfully submitted,

  
Phillip S. Lowe, et al.  
P.O. Box 368  
Evergreen, Alabama 36401  
(334) 284-6888

Defendants may be served as follows:

Mr. Richard N. Smith  
3237 Tallship Lane  
Pensacola, Florida 32526

Mrs. Eloise M. Smith  
3237 Tallship Lane  
Pensacola, FL. 32526

Mrs. Lillian Frieson  
P.O. Box 794  
Monroeville, AL. 36461

SERVICE NOTICE ACCORDING TO LAW

Secretary of State  
Glenda Hood  
R.A. Gray Building  
500 South Bronough Street  
Tallahassee, Fla. 32399

INCORPORATION COURTESY INCORPORATION NOTICE

USAA Insurance Company  
P.O. Box 659461  
San Antonio, TX 78265

ALFA Insurance Co.  
4915 Carmichael Rd.  
Montgomery, AL 36106

**DO NOT WRITE IN THIS SPACE**

Time & Location	DATE OF CRASH 09/04/02		TIME OF CRASH 8:19 AM		TIME OFFICER NOTIFIED 8:21 AM		TIME OFFICER ARRIVED 8:29 AM		INVEST. REPORT NUMBER 0239-13353-09		HSMV CRASH REPORT NUMBER 71147966																
	COUNTY / CITY CODE 09-00		FEET or MILE(S) 7		N S E W X		CITY OR TOWN Pensacola		(Check if in City or Town)		COUNTY Escambia																
	AT NODE NO.		or FEET or MILE(S)		FROM NODE NO.		NEXT NODE NO.		NO. OF LANES 2		1. DIVIDED 2. UNDIVIDED U.S. A1E 90 (S.R. 10)																
AT THE INTERSECTION OF (street, road or highway)		or FEET 1000		MILE(S)		N S E W X		FROM INTERSECTION OF (street, road or highway)		Pine Forest Road (Pine Forest Road)																	
Vehicle	DRIVER ACTION 1. Phantom 2. Hit & Run 3. N/A		YEAR 01		MAKE MERC		TYPE 01		USE 01		VEH. LICENSE NUMBER HD796T		STATE FL		VEHICLE IDENTIFICATION NUMBER 1MEFM53U1HAG05357		18. Undercarriage 19. Overturn 20. Windshield 21. Trailer										
	TRAILER OR TOWED VEHICLE INFORMATION						TRAILER TYPE										SHOW FIRST POINT OF VEHICLE DAMAGE AND CIRCLE DAMAGED AREA(S)										
	VEHICLE TRAVELLING N S E W X		ON		AT		Est. MPH 15		Posted Speed 45		EST. VEHICLE DAMAGE 50.00		1. Disabling 2. Functional 3. No Damage		2		EST. TRAILER DAMAGE										
Pedestrian	MOTOR VEHICLE INSURANCE COMPANY (LIABILITY OR PIP) U.S.A.A.						POLICY NUMBER 001388531C71054		VEHICLE REMOVED BY:		1. Tow Rotation List 2. Tow Owner's Request		3. Driver 4. Other		3												
	NAME OF VEHICLE OWNER (Check Box If Same As Driver)		X		CURRENT ADDRESS (Number and Street)				CITY AND STATE		ZIP CODE																
	NAME OF OWNER (Trailer or Towed Vehicle)				CURRENT ADDRESS (Number and Street)				CITY AND STATE		ZIP CODE																
Vehicle	NAME OF MOTOR CARRIER (Commercial Vehicle Only)				CURRENT ADDRESS (Number and Street)				CITY, STATE AND ZIP CODE		US DOT or ICC MC IDENTIFICATION NUMBERS																
	NAME OF DRIVER (Take From Driver License) / PEDESTRIAN Richard Neal Smith				CURRENT ADDRESS (Number and Street) 3237 Tallship Lane				CITY, STATE & ZIP CODE Pensacola, FL 32506		DATE OF BIRTH 04-08-36																
	DRIVER LICENSE NUMBER S530-754-36-128		STATE FL		DL TYPE 5		REQ. END 3		ALC/DRUG TEST TYPE 1 Blood 3 Urine 5 None 2 Breath 4 Refused		RESULTS 5		ALC/DRUG 5		PHYS. DEF. 1		RES. 1		RACE 1		SEX 1		INJ. 3		S. EQUIP. 2		EJECT. 1
HAZARDOUS MATERIALS BEING TRANSPORTED		PLACARDED		IF YES, INDICATE NAME OR 4 DIGIT NUMBER FROM DIAMOND OR BOX ON PLACARD, AND 1 DIGIT NUMBER FROM BOTTOM OF DIAMOND.				WAS HAZARDOUS MATERIAL SPILLED?		RECOMMEND DRIVER RE-EXAM. IF YES EXPLAIN IN NARRATIVE		DRIVER'S PHONE NO. (850) 458-5622															
Vehicle	DRIVER ACTION 1. Phantom 2. Hit & Run 3. N/A		YEAR 02		MAKE SATURN		TYPE 01		USE 01		VEH. LICENSE NUMBER CD2538		STATE AL		VEHICLE IDENTIFICATION NUMBER 168ZH52865Z123648		18. Undercarriage 19. Overturn 20. Windshield 21. Trailer										
	TRAILER OR TOWED VEHICLE INFORMATION						TRAILER TYPE										SHOW FIRST POINT OF VEHICLE DAMAGE AND CIRCLE DAMAGED AREA(S)										
	VEHICLE TRAVELLING N S E W X		ON		AT		Est. MPH 0		Posted Speed 45		EST. VEHICLE DAMAGE 250.00		1. Disabling 2. Functional 3. No Damage		2		EST. TRAILER DAMAGE										
Pedestrian	MOTOR VEHICLE INSURANCE COMPANY (LIABILITY OR PIP) Aifa Mutual						POLICY NUMBER A2142645		VEHICLE REMOVED BY: Owner		1. Tow Rotation List 2. Tow Owner's Request		3. Driver 4. Other		4												
	NAME OF VEHICLE OWNER (Check Box If Same As Driver)				CURRENT ADDRESS (Number and Street) Lillian Ericson				CITY AND STATE P.O. Box 2612 Mobile, AL		ZIP CODE 36652																
	NAME OF OWNER (Trailer or Towed Vehicle)				CURRENT ADDRESS (Number and Street)				CITY AND STATE		ZIP CODE																
Vehicle	NAME OF MOTOR CARRIER (Commercial Vehicle Only)				CURRENT ADDRESS (Number and Street)				CITY, STATE AND ZIP CODE		US DOT or ICC MC IDENTIFICATION NUMBERS																
	NAME OF DRIVER (Take From Driver License) / PEDESTRIAN Phillippi Sulter Lowe				CURRENT ADDRESS (Number and Street) 109 S. Shipp Street				CITY, STATE & ZIP CODE Evergreen, AL 36001		DATE OF BIRTH 02-06-51																
	DRIVER LICENSE NUMBER 2991683		STATE AL		DL TYPE 5		REQ. END 3		ALC/DRUG TEST TYPE 1 Blood 3 Urine 5 None 2 Breath 4 Refused		RESULTS 5		ALC/DRUG 1		PHYS. DEF. 1		RES. 3		RACE 2		SEX 1		INJ. 3		S. EQUIP. 2		EJECT. 1
WAS HAZARDOUS MATERIAL BEING TRANSPORTED		PLACARDED		IF YES, INDICATE NAME OR FOUR DIGIT NUMBER FROM DIAMOND OR BOX ON PLACARD, AND 1 DIGIT NUMBER FROM BOTTOM OF DIAMOND.				WAS HAZARDOUS MATERIAL SPILLED?		RECOMMEND DRIVER RE-EXAM. IF YES EXPLAIN IN NARRATIVE		DRIVER'S PHONE NO. 251-578-4617															
Code Information	VEHICLE TYPE		VEHICLE USE		TRAILER TYPE		RESIDENCE (Driver / Ped.)		PHYSICAL DEFECTS		ALCOHOL / DRUG USE		LOCATION IN VEHICLE														
	01 Automobile 02 Van 03 Light Truck - 2 or 4 rear tires 04 Medium Truck - 4 rear tires 05 Heavy Truck - 2 or more rear axles 06 Truck Tractor (Cab-Boat)		01 Private Transportation 02 Commercial Passengers 03 Commercial Cargo 04 Public Transportation 05 Public School Bus 06 Private School Bus 07 Ambulance 08 Law Enforcement 09 Fire / Rescue 10 Military 11 Other Government 12 Dump 13 Concrete Mixer 14 Garbage or Refuse 15 Cargo Van 17 Other		01 Single Semi Trailer 02 Tandem Semi Trailer 03 Tank Trailer 04 Saddle Mount / Flatbed 05 Boat Trailer 06 Utility Trailer 07 House Trailer 08 Pole Trailer 09 Towed Vehicle 10 Auto Transport 17 Other		1 County of Crash 2 Elsewhere in State 3 Non-Resident Out of State 4 Foreign 5 Unknown DI TYPE 1 A 2 B 3 C RACE 1 White 2 Black 3 Hispanic 4 Other REQUIRED ENDORSEMENTS 1 Yes 2 No 3 No Endorsement Required		1 No Defects Known 2 Eyesight Defect 3 Fatigue / Asleep 4 Hearing Defect 5 Illness 6 Seizure, Epilepsy, Blackout 7 Other Physical Defect INJURY SEVERITY 1 None 2 Possible 3 Non-Incapacitating 4 Incapacitating 5 Fatal (Within 30 Days) 6 Non-Traffic Fatality		1 Not On/Off of Using Drugs 2 Alcohol - Under Influence 3 Drugs - Under Influence 4 Alcohol & Drugs - Under Influence 5 Had Been Drinking 6 Pending ALC/DRUG Test Results SAFETY EQUIPMENT IN USE 1 Not in use 2 Seat Belt / Shoulder Harness 3 Child Restraint 4 Air Bag - Deployed 5 Air Bag - Not Deployed 6 Safety Helmet 7 Eye Protection		1 Front Left 2 Front Center 3														

ROAD CONDITIONS AT TIME OF CRASH		VISION OBSTRUCTED		TRAFFIC CONTROL		SITE LOCATION		TRAFFICWAY CHARACTER	
01 No Defects		01 Vision Not Obscured		01 No Control		01 Not At Intersection / RR X-ing / Bridge		01 Straight - Level	
02 Obstruction With Warning	01	02 Inclement Weather	01	02 Special Speed Zone	05	02 At Intersection	03	02 Straight - Upgrade / Downgrade	01
03 Obstruction Without Warning		03 Parked / Stopped Vehicle		03 Speed Control Sign		03 Influenced By Intersection		03 Curve - Level	
04 Road Under Repair / Construction		04 Trees / Crops / Bushes		04 School Zone		04 Driveway Access		04 Curve - Upgrade / Downgrade	
05 Loose Surface Materials		05 Load On Vehicle		05 Traffic Signal	11 Posted No U-Turn	05 Railroad	11 Private Property		
06 Shoulders - Soft / Low / High		06 Building / Fixed Object		06 Stop Sign	12 No Passing Zone	06 Bridge	12 Toll Booth		
07 Holes / Ruts / Unsafe Paved Edge		07 Signs / Billboards		07 Yield Sign	77 All Other (Explain In Narrative)	07 Entrance Ramp	13 Public Bus Stop Zone		
08 Standing Water		08 Fog		08 Flashing Light		08 Exit Ramp	77 All Other (Explain In Narrative)		
09 Worn / Polished Road Surface		09 Smoke	77 All Other (Explain In Narrative)	09 Railroad Signal		09 Parking Lot - Public	Narrative)		
77 All Other (Explain In Narrative)		10 Glare		10 Officer / Guard / Flagperson		10 Parking Lot - Private			
								TYPE SHOULDER	
								01. Paved	02
								02. Unpaved	
								03. Curb	

Violator(s)	SECTION #	NAME OF VIOLATOR	FL STATUTE NUMBER	CHARGE	CITATION NUMBER
	1	Richard Smith	316.1925	Careless Driving	5880 BSN
	SECTION #	NAME OF VIOLATOR	FL STATUTE NUMBER	CHARGE	CITATION NUMBER
	SECTION #	NAME OF VIOLATOR	FL STATUTE NUMBER	CHARGE	CITATION NUMBER
	SECTION #	NAME OF VIOLATOR	FL STATUTE NUMBER	CHARGE	CITATION NUMBER



# FLORIDA TRAFFIC CRASH REPORT NARRATIVE/DIAGRAM

MAIL TO: DEPARTMENT OF HIGHWAY SAFETY & MOTOR VEHICLES, TRAFFIC CRASH  
RECORDS SECTION, NEIL KIRKMAN BUILDING, TALLAHASSEE, FL 32399-0500

DO NOT WRITE IN THIS SPACE

TIME EMS NOTIFIED (FATALITIES ONLY)	TIME EMS ARRIVED (FATALITIES ONLY)	DATE OF CRASH	COUNTY / CITY CODE	INVEST. AGENCY REPORT NUMBER	HSMV CRASH REPORT NUMBER
<input type="checkbox"/> AM <input type="checkbox"/> PM	<input type="checkbox"/> AM <input type="checkbox"/> PM	09/04/02	09-00	0239-13353-09	7114 7966

(NARRATIVE)

Veh. # 2 traveling east on U.S. Alt 90, stopped due to heavy traffic ahead. Veh. #1, traveling east, and approaching Veh. #2 from the rear, failed to stop before colliding with Veh. #2. Veh. #1's front struck Veh. #2's rear.

SEC#	PASS#	PASSENGER'S NAME	CURRENT ADDRESS	CITY & STATE	ZIP CODE	DATE OF BIRTH	RACE	SEX	LOC	INJ	S. EQUIP.	EJECT.
1	1	Eloise Smith	3337 Tallship Lane	Pensacola	FL 32536	02-15-47	W	F	3	1	2	1
2	1	Lillian Frieson	P.O. Box 2612	Mobile	AL 36652	02-16-51	B	F	3	1	2	1
SEC#	PASS#	PASSENGER'S NAME	CURRENT ADDRESS	CITY & STATE	ZIP CODE	DATE OF BIRTH	RACE	SEX	LOC	INJ	S. EQUIP.	EJECT.
SEC#	PASS#	PASSENGER'S NAME	CURRENT ADDRESS	CITY & STATE	ZIP CODE	DATE OF BIRTH	RACE	SEX	LOC	INJ	S. EQUIP.	EJECT.
SEC#	PASS#	PASSENGER'S NAME	CURRENT ADDRESS	CITY & STATE	ZIP CODE	DATE OF BIRTH	RACE	SEX	LOC	INJ	S. EQUIP.	EJECT.
SEC#	PASS#	PASSENGER'S NAME	CURRENT ADDRESS	CITY & STATE	ZIP CODE	DATE OF BIRTH	RACE	SEX	LOC	INJ	S. EQUIP.	EJECT.
SEC#	PASS#	PASSENGER'S NAME	CURRENT ADDRESS	CITY & STATE	ZIP CODE	DATE OF BIRTH	RACE	SEX	LOC	INJ	S. EQUIP.	EJECT.

SECTION #	NAME OF VIOLATOR	FL STATUTE NUMBER	CHARGE	CITATION NUMBER
SECTION #	NAME OF VIOLATOR	FL STATUTE NUMBER	CHARGE	CITATION NUMBER

WITNESS NAME (1)	CURRENT ADDRESS	CITY & STATE	ZIP CODE	WITNESS NAME (2)	CURRENT ADDRESS	CITY & STATE	ZIP CODE
None							

FIRST AID GIVEN BY - NAME	1. Physician or Nurse 2. Paramedic or EMT 3. Police Officer	INJURED TAKEN TO:	BY - NAME
Escambia EMS	2	West Florida Hosp	Esc. Co. E.M.S.

INVESTIGATION 1. YES 2. NO	IF NO, THEN WHERE?	IS INVESTIGATION COMPLETE?	1. YES 2. NO	IF NO, THEN WHY?	DATE OF REPORT	PHOTOS TAKEN	1. YES 2. NO	IF YES, BY WHOM?
1		1	1		09/04/02	1	1	1. INVESTIGATING AGENCY 2. OTHER

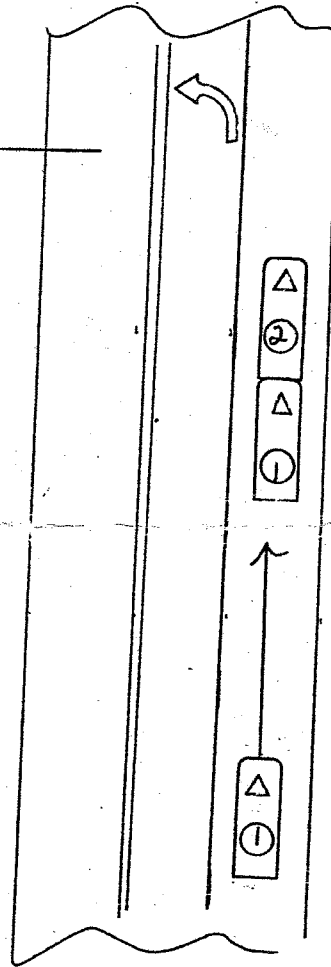
INVESTIGATOR - RANK & SIGNATURE	AD/BADGE NUMBER	DEPARTMENT	FHP SO PD OTHER
T. M. J. Pitaro	0944-0821		X

DIAGRAM



INDICATE NORTH  
WITH ARROW

U.S. A/E 90



**Exhibit**

Search: \_\_\_\_\_

Powered By:  
Google

Home &gt; Entertainment

Entertainment

&gt;&gt; Movies

&gt;&gt; Music

&gt;&gt; TV

&lt;&lt; Back to Home

**Entertainment News****Hilton Annoyed by Amorous Cops****Published:** 5/10/07, 6:01 PM EDT  
**Author** WENN

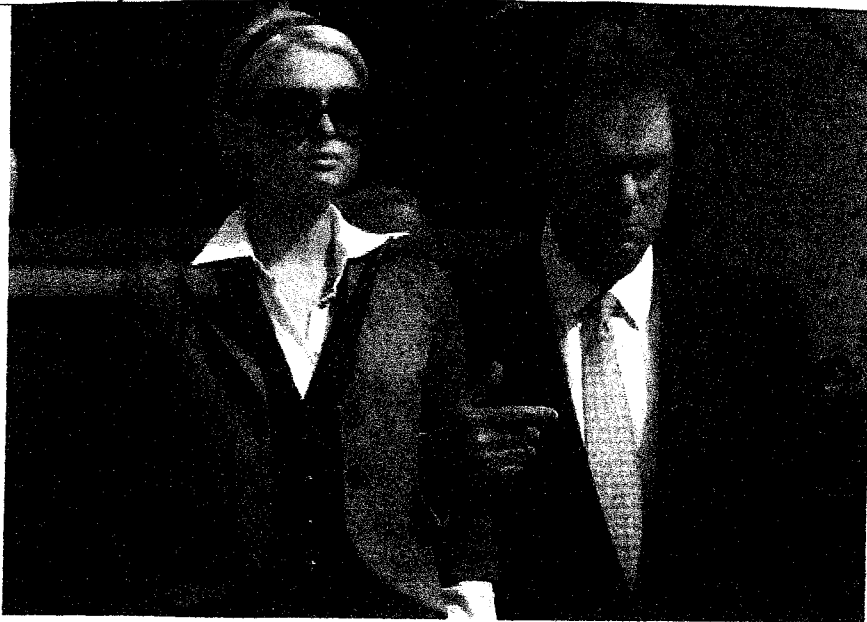
Paris Hilton won't be winning many police friends when the new issue of style magazine Harper's Bazaar hits newsstands later this month - she claims cops pull her over just to ask her out.

The socialite, who was sentenced to 45 days in prison on Friday for driving with a suspended license, suffers a case of terrible timing thanks to a damning article in June's publication.

She says, "I think I get in more trouble because of who I am. The cops do it all the time. They'll just pull me over to hit on me. It's really annoying.

"They're like, 'What's your phone number? Want to go to dinner.' They won't even give me a ticket."

That wasn't the case when she was pulled over for driving with a suspended license in February.

**Photo:**

Paris Hilton leaves the Los Angeles Municipal Court Metropolitan branch with her father May 4, 2007, in Los Angeles. Hilton's lawyers have taken the first step to appeal her sentence after the 26-year-old socialite was ordered by a judge on Friday to report to a court violating the terms of her probation in an alcohol-related reckless driving case. (AP Photo/Dovarganes)

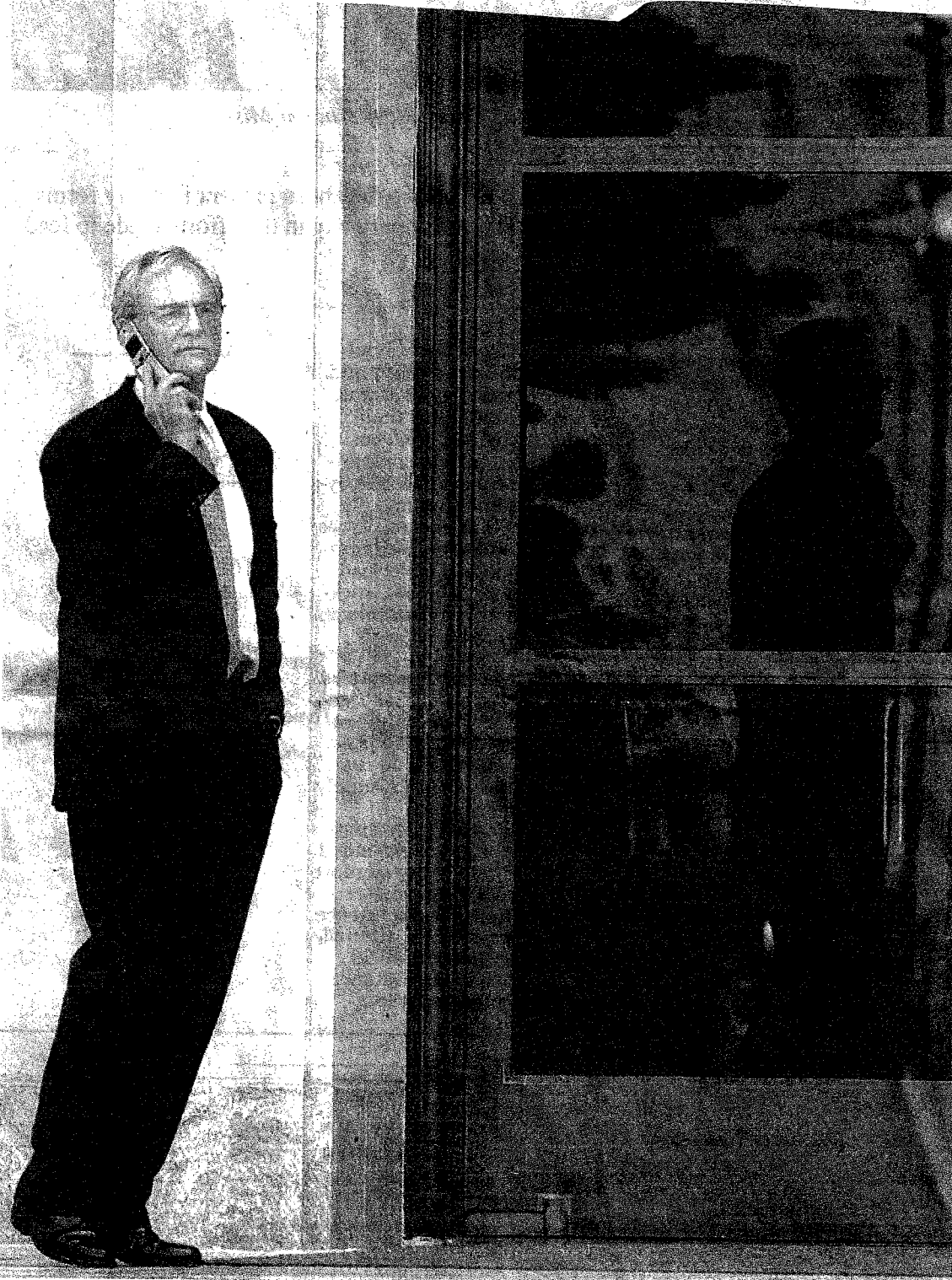
[Back to article](#)**Related Story:** Paris Hilton May Not Serve Full Sentence**Image Gallery**



# Siegelman, Scrushy in sentencing phase

## Prosecutors seeking long prison terms

Former Gov. Don Siegelman talks on a cell phone Tuesday during a break in the sentencing phase of his federal corruption trial in Montgomery. Prosecutors are seeking a 30-year sentence for Siegelman and 25 years for Richard Scrushy, who was convicted along with him.



# Mental patient shot by deputy

► Sheriff says 35-year-old man armed with butcher knife charged deputy

By **SUSAN DAKER**  
Staff Reporter

A 35-year-old man was shot Tuesday morning in Prichard after he tried to flee sheriff's deputies who were attempting to take him to a mental commitment hearing, authorities said.

Jeffrey Powe, who has a history of mental illness, was taken to the University of South Alabama Medical Center and was expected to survive his shot wounds, said Mobile County Sheriff Sam Cochran.

Mobile County District Attorney John Tyson Jr. said he was confident that the shooting was justified.

Powe had been living behind his family's business on Craft Hill in Prichard when sheriff's deputies arrived about 7 a.m. Tuesday to take him to court, Cochran said.

Powe charged sheriff's deputy with a butcher knife, Cochran said.

A deputy fired two rounds but missed, and Powe ran away, Cochran said.

Less than an hour later, sheriff's deputies found Powe and shot him.

Please see **Officials**

# Three years in prison, on probation

► Judge orders unusual sentence in attempted

By **GARY McELROY**  
Staff Reporter



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DEBRA P. HACKETT, CLK  
U.S. DISTRICT COURT  
MIDDLE DISTRICT ALA

MOTION NOTICE OF APPEAL  
(DETAILS HEREIN)

MOTION CORRUPT U.S. JUDGES, CLERKS, AND POLICE  
USE RACE, OR POLITICAL AFFILIATE AS GROUNDS TO VIOLATE  
THE ADMINISTRATIVE PROCEDURE ACT [APA] OF 1946 AND  
COMMIT U.S. FEDERAL STATUTE VIOLATION THAT CAUSE THE  
DEATH OF MORE INNOCENT AMERICAN ON PUBLIC HIGHWAYS,  
CAUSE THE DEATH OF MORE U.S. SOLDIERS ON THE BATTLE  
FIELDS OF IRAQ, TO ATTACK CERTAIN POLITICIAN, RICH,  
POOR, BLACK, WHITE, OR ETC. TO ILLEGAL CONTINUE THE  
SELF DESTRUCTION OF OUR COUNTRY THE U.S.A. FROM WITHIN  
AS WAS PREDICTED BY COMMUNIST CHINA DECADES AGO.

  
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